

EXHIBIT 25

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Participant must provide all of the information below in English:

1. Participant's contact information, including email address, and that of its counsel.
if any:

Participant's Name: Maria M Vega Rivera
Participant's Address: sub. Jaime I.D. new Abo. E-70 Ponce, PR 007
Participant's Email Address: mariam_vegarivera@yahoo.com

Name of Counsel: _____

Address of Counsel: _____

Email Address of Counsel: _____

2. Participant's Claim number and the nature of Participant's Claim:

Claim Number: 28991

Nature of Claim: 17BK 3283-LTS

By: Maria M Vega Rivera -

Signature

Maria M Vega Rivera
Print Name

Title (if Participant is not an individual)

31/Julie 10031
Date

Instructions for Filing Notice of Participation: If you are represented by counsel, this Notice must be filed electronically with the Court on the docket using the CM/ECF docket event Notice of Intent to Participate in Discovery for Commonwealth Plan Confirmation, in *In re Commonwealth of Puerto Rico*, Case No. 17 BK 3283-LTS, through the Court's case filing system on or before the applicable deadline. If you are not represented by counsel, you may instead mail this Notice to the Court's Clerk's Office at: United States District Court, Clerk's Office, 150 Ave. Carlos Chardon Ste. 150, San Juan, P.R. 00918-1767.

FOR THE DISTRICT OF PUERTO RICO

In re:
THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO RICO,
as representative of
THE COMMONWEALTH OF PUERTO RICO
et al.,

PROMESA
Title III
No. 17 BK 3283-LTS
(Jointly Administered)

Debtors.³

**NOTICE OF INTENT TO PARTICIPATE IN DISCOVERY FOR
CONFIRMATION OF COMMONWEALTH PLAN OF ADJUSTMENT**

If this Notice is filed on or before August 15, 2021, you may be granted access to documents in the Plan Depository, where information and documents concerning the cases are kept, and you will also be able to serve your own discovery requests. If you file this Notice after August 15, 2021, but on or before October 19, 2021, you may be granted access to documents in the Plan Depository, but you will not be able to serve your own discovery requests. Please note that access to the information in the Plan Depository may also require complying with the Debtors' access requirements. If this Notice is filed after October 19, 2021, you will not be permitted to participate in discovery. If you do not file this Notice, you will still be able to vote on the Plan, if you are otherwise qualified to vote.

The party identified below (the "Participant") hereby advises the Debtors that it intends to participate in discovery in connection with confirmation of the Debtors' proposed plan.

³ The Debtors in these Title III Cases, along with each Debtor's respective Title III case number, are the (i) Commonwealth of Puerto Rico (the "Commonwealth") (Bankruptcy Case No. 17-BK-3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17-BK-3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17-BK-3567-LTS) (Last Four Digits of Federal Tax ID: 9686); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico (Bankruptcy Case No. 17-BK-3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17-BK-4780-LTS) (Last Four Digits of Federal Tax ID: 3747); and (vi) Puerto Rico Public Buildings Authority ("PBA") (Bankruptcy Case No. 17-BK-5523-LTS) (Last Four Digits of Federal Tax ID: 3801) (Title III case numbers are listed as 5523-LTS due to software limitations).

30 de marzo de 2020

CLAIM #20991
Número de empleado #23046
Case number 17-BK-BR-14-LTS-Commonwealth de Puerto Rico

Date filed 5/30/2010
De: Maria M Vega Rivera
Dirb Jamie L Drew Ave E-70
Ponce, PR 00730-1520

A quien pueda interesar:

Por este medio hago un desglose de mi dinero adeudado bajo la ley 96 del 1 de julio de 2001 de los años trabajados en el Departamento de Educación de Puerto Rico. Bajo la administración de Romero Barceló, Pedro Rosello, Sila María Calderón, Aníbal Acevedo Vila, Luis Fortuño y Alejandro García Padilla

De esta forma hago el desglose de dinero adeudado como parte de mi reclamación.
Como parte de uno de los requisitos de evidencia de Ley Promesa

De aumento de sueldo de \$100.00 mensuales desde 2001
Años 2001-2005

2001- \$100.00 x6 meses = \$600.	2,009 -2013
2002-\$100.00 x 12 meses= \$1,200	2009 - \$600.00
-2003-\$100.00 x 12 meses= \$1,200	2010-100,x12=1,200
2004-\$100.00 x 12 meses= \$1,200	2011-100x12=1,200
2005-\$100.00 x 12 meses= \$1,200	2012-100x12 =1,200
Total=5,400	Total=5,400

Años 2006-2010

2006-\$100.00 x6 meses = \$600.
2007
2008--\$100.00 x 12 meses= \$1,200
2009--\$100.00 x 12 meses= \$1,200
2010--\$100.00 x 12 meses= \$1,200

Total=\$ 5,400

2011 Año 2011-2015

2011-\$100.00 x6 meses = \$600.

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2012-\$100.00 x 12 meses=\$1,200
2013-\$100.00 x 12 meses=\$1,200
2014-\$100.00 x 12 meses=\$1,200
2015--\$100.00 x 12 meses=\$1,200
Total = \$ 5,400 2011-2015

Desglose 1997 los pasos de años de experiencias \$25.00 x 12 meses = \$300.00 1998
\$50.00 x 12 meses = \$600.00

Luego de 22 años de servicio total adecuado de los pasos es 22 años x \$900.00=19,800

Días por exceso de enfermedad desde 2010-2020 \$2,700 x 22 años = 19,800

Días por exceso de enfermedad desde

Un total adeudado de aumento de sueldo \$21,600

mas 19,800 dinero adeudado de los pasos de años de experiencias.

Días por excesos de enfermedad no pagados desde el año 2010 \$27,000

Tengo un gran total adecuado bajo el Gobierno de Puerto Rico \$68,400

Atte. Maria M. Vega Rivera

CLAIM #28991
Case number 17 BK0383-LTS-Commonwealth de Puerto Rico

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